## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Tannichi ANDO et al.

Title: TERMINAL DEVICE, BUSINESS DESIGNATION METHOD,

CONTENTS PROVISION DEVICE, CONTENTS PROVISION METHOD, RECORDING MEDIUM, PROGRAM, BUSINESS MANAGEMENT SYSTEM AND BUSINESS MANAGEMENT

**METHOD** 

Appl. No.: 10/529,576

Filing Date: 3/30/2005

Examiner: Candice D. Carter

Art Unit: 3620

Confirmation 7881

Number:

## NOTICE OF APPEAL FROM THE EXAMINER TO THE BOARD OF PATENT APPEALS AND INTERFERENCES

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Sir:

Applicant hereby appeals to the Board of Patent Appeals and Interferences from the decision of the Examiner in the Final Office Action dated January 11, 2011, and in the Advisory Action dated March 23, 2011, finally rejecting Claims 1-13, 15-17, 19 and 20.

[ ]	Applicant claims small entity status.
[]	Applicant hereby petitions for an extension of time under 37 C.F.R. §1.136(a) for the total number of months checked below:
[ <b>X</b> ]	Notice of Appeal Fee
	[ X ]To be paid as detailed below
	[ ]Not required (Fee paid in prior appeal)

The required fees are calculated below:

[X]	Notice of Appeal Fee	\$540.00
[ ]	Extension month:	\$0.00
[ ]	Extension:	\$0.00
	FEE TOTAL:	\$540.00
[ ]	Small Entity Fees Apply (subtract ½ of above):	\$0.00
	TOTAL FEE:	\$540.00

The above-identified fees of \$540.00 are being paid by credit card via EFS-Web.

The Commissioner is hereby authorized to charge any additional fees which may be required regarding this application under 37 C.F.R. §§ 1.16, 1.17 and 41.20, or credit any overpayment, to Deposit Account No. 19-0741. Should no proper payment be enclosed herewith, as by the credit card payment instructions in EFS-Web being incorrect or absent, resulting in a rejected or incorrect credit card transaction, the Commissioner is authorized to charge the unpaid amount to Deposit Account No. 19-0741.

Please direct all correspondence to the undersigned attorney or agent at the address indicated below.

Respectfully submitted,

Date April 11, 2011 By Must Pulote FOLEY & LARDNER LLP

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